Filer's Name, Address, Phone, Fax, Email:

ABELMANN LAW LLLC
A Limited Liability Law Company

W. Richard Abelmann 9158 1330 Ala Moana Blvd. Ste. 202 Honolulu, Hawaii 96814 Tel. 808.589.1010 Fax. 888.797.7471



rick@abelma	innlaw.com					hib_3015-1val (1/11)	
Debtor Nam	ne: Stanton, Vernon-Wayne K Jr.			SSN (last 4 a	igits):	Case No.:	
Address:	92-1102 Palahia St., Apt. G104, Kapolei, H			782 6	;	11-1520	
Jt Debtor Name: Pascua, Sara				SSN (last 4 d	igits):		
Address:	92-1102 Palahia St., Apt. G104, Kapolei, F			7 0556	;	Chapter 13	
	CHAPTER 13 PLAN MOT [Do not include m	ION TO VALUE COLLAT	•				
Name and	address of creditor whose	security interest is beir	ng modif	ied ("stripped")	:		
Nissan M P.O. Box Dallas, TX							
	(if real property, state address of san Titan Crew Cab SE, s		te Vehicle	l.D. No., Year, Mal	ke, Mod	lel, Mileage):	
Date debt incurred: 7/01/2008			ıbject pr	oject property is debtor's principal residence.			
Debtor's valuation: \$ 13,525.00 Value based on: Kelley Blue Book							
Chapter 13 Plan proposes treating this claim as secured to th (Balance of claim to be treated as general unsecured claim un					1 5 13 575 00		
If checked, valuation may arguably be contrary to the Bankruptcy Code under 11 U.S.C. § 1325(a).							
Pursuant to 11 U.S.C. § 506(a) and Fed. R. Bankr. P. 3012, Debtor moves to value the above-described property							
and to modify the rights of the above-named creditor under 11 U.S.C. § 1322(b)(2). Based on the allegations							
stated below and in any supplemental documents, Debtor requests that the court make the valuation stated above. Debtor further requests that the valuation supersede any amount asserted as secured in the creditor's							
proof of claim. ALL SECURITY INTERESTS IN THE SUBJECT PROPERTY ARE LISTED BELOW BY SENIORITY.							
	REST BEING MODIFIED IS C						
Being	Creditor Name			Account No.	Balance due		
Modified?	(List all, including interests not being modified)			(last 4 digits)	(good faith estimate)		
\checkmark	Nissan Motor Acceptance			0001	\$ 23,453.00		
					\$		
				\$			
					\$		

NOTICE
NOTICE IS HEREBY GIVEN that this motion filed by the Debtor(s) concerns your interest in the above-described Property and is related to the Chapter 13 Plan being proposed by the Debtor(s), a copy of which should have been sent to you separately.
Your rights may be affected. You should read the motion or application and the accompanying papers carefully and discuss them with your attorney if you have one in this bankruptcy case or proceeding. (If you do not have an attorney, you may wish to consult one.)
If you do not want the court to approve the proposed treatment of your claim, or if you want the court to consider your views on the motion, then you or your attorney must file an Objection to Confirmation of Chapter 13 Plan not later than 7 days before the confirmation hearing date, or 21 days after the filing of this motion, whichever is later. Your objection will be considered at the confirmation hearing.
If you mail your response to the court for filing, you must mail it early enough so the court will receive it on or before the deadline stated above. Responses must be filed with the court at: United States Bankruptcy Court, District of Hawaii, Suite 250, Honolulu, HI 96813 , and sent to the moving party at the address in the upper left corner of this document.
If you or your attorney do not file a timely objection, the court may decide that you do not oppose the relief sought in the motion and may enter an order granting the relief requested by the Debtor(s). The determination made in such an order will supersede any security interest stated in a proof of claim that you have filed or will file.
ADDITIONAL NOTICE OF PROVISION ARGUABLY CONTRARY TO BANKRUPTCY CODE
IF CHECKED, FURTHER NOTICE IS GIVEN that one or more provisions in the proposed Chapter 13 Plan may arguably be contrary to the Bankruptcy Code. If so, the court may grant the motion to value collateral and confirm the plan only if you accept the treatment of your claim under the plan. If you do not want to accept the plan, you must file a timely objection to this motion and the plan. If you do not file a timely objection, you will have accepted the plan. If the court enters a confirmation order, the plan's provisions will be binding on you and the Debtor(s).
The plan provides that you will NOT retain your lien in the subject property until paid in full under nonbankruptcy law or until a discharge is issued to the Debtor(s).
The plan provides for less than full payment of a debt that (1) is secured by a purchase money security interest in the motor vehicle described above and (2) was incurred within 910 days preceding the date of the filing of the bankruptcy petition.
The plan provides for less than full payment of a debt that (1) is secured by a purchase money

Dated: 6/2/2011 /s/ <u>W. Richard Abelmann</u>
Signature (print name if original signature)

the date of the filing of the bankruptcy petition.

security interest in the property described above and (2) was incurred within 1 year preceding